from sanctioning a family that includes an who has received anv State assistance under program funded under this part. attributable to funds provided by the Federal Government orunder the food stamp program, as defined in section 3(h) of the Food Stamp Act of 1977, if such adult fails to that the ensure minor dependent children of such adult attend school reanired as hv the law of the State in which the minor children reside.

"(i) REOUIREMEN<mark>T</mark> FOR HIGH SCHOOL DIPI.OMA ORLENT ___ A State to which a grant is made under section 403 shall not be prohibited from sanctioning a family that includes an adult who is older than age 20 and younger than received assistance under any funded under program funded under funds provided provi has State the Federal Government or under the food stamp program as defined in section 2(h) part attributable to funds provided by the Food Stamp Act of 1977, if such adult not have. or not working toward attaining, a secondary school diploma or its recognized equivalent unless such adult been determined in the iudament of medical, psychiatric, or appropriate professionals to lack the requisite capacity to successfully complete course of study that would lead to a secondarv diploma school or its recognized equivalent.

42 USC 605.

SEC. 405. ADMINISTRATIVE PROVISIONS.

"(a) OUARTERLY—The Secretary shall pay each grant payable to a State under section 403 in guarterly installments, subject to this section.

"(h) NOTIFICATION—Not later than 3 months before the payment of any such quarterly installment to a State. the Secretary shall notify the State of the amount of any reduction determined under section 412(a)(l)(B) with respect to the State

(c) COMPUTATION AND CERTIFICATION OF

PAYMENTS TO

"(1) COMPUTATION—The Secretary shall estimate the amount to be paid to each eligible State for each guarter under this part, such estimate to be based on a report filed by the State containing an estimate by the State of the total

sum to be expended by the State in the guarter under the State program funded under this part and such other information as the Secretary may find necessary.

"(2) CERTIFICATION.—The Secretary of Health and Human Services shall certify to the Secretary the Treasurv of amount estimated under paragraph (1) with respect to a State. reduced or increased to the extent of overpavment. or anv underpayment which the Secretary of Health and Human Services determines was made under this part to the State for any prior quarter and with respect to which adiustment has been made under this paragraph.

"(d) PAYMENT METHOD.—Upon receipt of a certification under subsection (c)(2) with respect to a State. the Secretary of the Treasury shall, through the Fiscal Sendee of the Department of the Treasury and before audit or settlement by the General Accounting Office, pay to the State, at the time or times fixed by the Secretary of Health and Human Services, the amount so certified.

42 USC 606. PROGRAMS. "SEC. 406. FEDERAL LOANS FOR STATE WELFARE

"(a) LOAN AUTHORITY.—